Approved For Release 2001/10/30 : CIA-RDP57-00384R000400180052-4----

15 1879 Julijet

322

- TITT Security information

OGC Has Reviewed

10 October 1952

MEMCHANDUM FOR: Deputy Director, Administration

SUBJECT

: Claim for Additional ental Allowance

REFERENCE

: Nemorandum to DD/A from Chief, HE dated 29 September 1952

relative to the claim of

25X1A

- 1. The referenced memorandum seeks authorization to reimburse for double rental stated to have been paid by a staff employee overseas during February 1952, due to the fact a residence upon malch rent had been paid by him on 1 February 1952 burned down, necessitating a fact or payment of rental on 5 February 1952 for other quarters.
- 2. It is clear that the reinburgement, sought would not be permissible under normal Government rules. It then may be asked if there are any special circumstances which would justify the use of unvouchered funds for such reinbursement.
- 3. The question of recovery of rental paid for the prespective occupancy of a residence which was not actually enjoyed because of destruction of the premises by fire is a private and personal matter for adjustment between the employee in question and his landlord, just as it would have been had he been assigned to persanent duty station in the United States without rental allowance. The fact that the unfortunate incident occurred on overseas duty, in connection with which a rental allowance was being paid, does not affect the basic consideration.
- 4. After careful consideration of the referenced memorandum, we are of the opinion that on the facts as stated the use of unvoucherer funds for reimbursement sought would constitute an improper use of the authority vested in CIA to expend funds without regard to any other provision of law and solely on the certificate of the Cirector.

LATTERNCE N. HOUSTON General Counsel

OGC/OEP:ag

Distribution:

Orig - Addressee

3 - 000